STATE OF SOUTH CAROLINA  COUNTY OF RICHLAND  )	IN THE COURT OF COMMON PLEAS
Allison Colter, on behalf of horself and all others similarly situated,	) Civil Action No. 2015-CP-40-5273
Plaintiff,	AMENDED SUMMONS
<b>V8.</b> .	
Omni Insurance Company and Omni Indemnity Company,	) }
Defendants.	<u>ن</u>
TO: THE DEFENDANT(S) ABOVE-NA	AMED:

YOU ARE HEREBY SUMMONED and required to answer the Amended Complaint in this action, a copy of which is herewith served on you, and to serve a copy of your Answer to said Complaint upon the subscriber at his office at 2519 Devine Street, Suite A, Columbia, South Carolina, 29205, within thirty (30) days of the date of service, exclusive of the day of such service; if you fail to answer the said Amended Complaint within the time aforesaid, the Plaintiff in this action will apply to the Court for the said relief demanded in the Amended Complaint

GOODWYN LAW FIRM, LLC

T. Jan Goodwyn, Jr., Esquire Rachel G. Peavy, Esquire

2519 Devine Street, Suite A

Columbia, SC 29205 (803) 251-4517 (office)

(803) 251-4527 (fax)

JGoodwyn@Goodwynlaw.com

Dated: September

STATE OF SOUTH CAROLINA COUNTY OF RICHLAND	IN THE COURT OF COMMON PLEAS
Allison Colter, on behalf of herself and all others similarly situated,	Civil Action No. 15-CP-40-5273
Plaintiff,	AMENDED COMPLAINT (Jury Trial Demanded)
	(Class Action)
Omni Insurance Company and Omni Indemnity Company,	. %
Defendants.	j

The Plaintiff, Allison Colter, individually and as class representative, and those similarly situated, complaining of the Defendants herein, files their Amended Complaint and would respectfully show unto this Honorable Court as follows:

- 1. Plaintiff Allison Colter, individually and as class representative, is a resident of Richland County, South Carolina.
- 2. Defendant Omni Insurance Company (hereafter "Omni Insurance Co,") is a foreign corporation doing business in Richland County, South Carolina and may be served through the South Carolina Department of Insurance.
- 3. Defendant Omni Indemnity Company (hereafter "Omni Indemnity Co.") is a foreign corporation doing business in Richland County, South Carolina and may be served through the South Carolina Department of Insurance.
  - 4. Jurisdiction and venue are proper in Richland County.

- 5. On February 17, 2015, Plaintiff was involved in an automobile accident with an insured of Omni Insurance Co. and/or Omni Indemnity Co. (collectively "Omni"), Kayla McDaniels, wherein Ms. McDaniels, traveling too fast for conditions, rear-ended Plaintiff's 2010 KIA vehicle, causing damage.
- 6. After submitting a claim for property damage as a result of the accident, Omni agreed that their insured was the liable party sought to reimburse Plaintiff for her property damages.
- 7. Omni represented to Plaintiff in this case and to others similarly situated in their cases that the amount Omni and/or its insured was responsible for paying was less than the repair estimate for the vehicle, due to an improper reduction from the repair estimate referred to by Omni as a "betterment" charge, as evidence by the correspondence from Omni attached hereto as Exhibit A. This "betterment" charge reflects the difference in value between a used damaged part (a muffler in Ms. Colter's case) and the new part that was used to replace it, as evidenced by the appraisal attached hereto as Exhibit B.
- 8. As a result of Omni's actions, Plaintiff was delayed in repairing her vehicle, was required to pay additional monies for storage costs, and was forced to incur attorney's fees in hiring an attorney to compel Omni to withdraw the betterment charge, re-adjust the claim, and reimburse her for the additional storage costs.
- 9. Omni knew, or should have known, that the "betterment" charge assessed against Plaintiff was illegal and not allowed under South Carolina law; was not, upon information and belief, allowed under its standard form insurance contract with its policyholders; and further that

such attempt at imposing a betterment charge represents an unfair and deceptive act that impacts the public and has the potential for repetition and is, in fact, the standard business practice of Omni.

- 10. Upon information and belief, Omni's standard form automobile insurance contract, including the one applicable to Ms. McDaniels, does not authorize the imposition of a "betterment" charge nor is the imposition of a "betterment" proper under South Carolina law, which allows that the proper measure of damages for a damaged automobile is the value of the cost of repairs. Plaintiff therefore seeks appropriate compensatory damages on her behalf and on behalf of allow other similarly situated individuals who have suffered damages, including attorney's fees and costs, as a result of Omni's imposition of unauthorized betterment charges.
  - 11. The class is defined to include the following individuals:
    - a. All Omni insureds residing in South Carolina who received property settlements which reflected the deduction of monies for a betterment charge;
    - b. All Omni insureds not residing in South Carolina who received property settlements for accidents which occurred in South Carolina which reflected deduction of monies for a betterment charge;
    - c. All South Carolina residents injured by at-fault Omni-insureds whose property damage liability claim was adjusted to include the deduction for certain "betterments" to the vehicle; and
    - d. All non-South Carolina residents injured by at-fault Omni insureds in an accident in South Carolina whose property damage liability claim was adjusted to include the deduction for certain betterments to the vehicle.

# For a First Cause of Action (Breach of Contract)

12. The preceding paragraphs are incorporated herein as if repeated verbatim.

13. Upon information and belief, Omni's standard form insurance contract does not provide for the deduction of a betterment charge and by imposing a betterment charge to reduce payments to its insureds/policyholders, Omni has breached the contract with its insureds/policyholders, violated the covenant of good faith and fair dealing, and caused damages in excess of \$100.00 per class member.

### For a Second Cause of Action (Fraud)

- 14. The preceding paragraphs are incorporated herein as if repeated verbatim.
- 15. Omni represented to its insureds, or those non-insureds (like the Plaintiff and others similarly situated) that it was entitled to deduct a betterment charge from its settlement of property damage claims.
  - 16. Such representation was false and material.
- 17. Omni knew that it was not entitled to deduct a betterment charge from either its insureds or non-insureds and that such representation was false or, in the alternative, acted in reckless disregard of its falsity.
- 18. Omni intended that the Plaintiff and all those similarly situated, including the class members outlined above, would act upon the representation and accept the property damage settlement checks which reflected the deduction for a betterment.
- 19. The insureds and/or non-insureds did not know that the representation was false and relied upon the truthfulness of Omni in settling their claims and had the right to so rely.

20. As a result of Omni's fraud, the Plaintiffs have suffered injuries and damages in an amount to be proved at trial, to include punitive damages.

# For a Third Cause of Action (Violation of the South Carolina Unfair Trade Practices Act)

- 21. The preceding paragraphs are incorporated herein as if repeated verbatim.
- 22. Omni's actions were unfair or deceptive in that it willfully deducted from property damage settlements a betterment charge when it had no right to do so, and did so for its own financial gain, pocketing monies that was rightfully due to be paid to others and that such actions constitutes a business practice on the part of Omni.
- 23. Omni's actions impact the public interest, in that they have the potential for repetition.
- 24. As a result of Omni's actions, Plaintiff, and the other class members, suffered such damages as will be shown at trial and are entitled to an award of punitive damages and attorney's fees.

# For a Fourth Cause of Action (Negligent Misrepresentation)

- The preceding paragraphs are incorporated herein as if repeated verbatim.
- 26. Omni made a false representation to the Plaintiff and others similarly situated, as defined above, when it represented to them that it was entitled and allowed to deduct a "betterment" charge from their property claim settlement.

- 27. Omni had a pecuniary interest in making such a false statement and, further, owed a duty to the Plaintiff and others to communicate truthfully with members of the public, consumers, and its insureds.
- 28. Omni breached its duty to communicate truthful information by falling to exercise due care when it wrongly represented that it was entitled to deduct a betterment charge.
- 29. Plaintiff and others were justified and reasonable in relying upon Omni's representation and suffered damages, including the amount of the betterment charge and legal fees, as a result of such reliance.

## For a Fifth Cause of Action (Negligence)

- The preceding allegations are incorporated herein as if repeated verbatim.
- 31. Omni had a duty to properly adjust property damage claims and breached its duty and was careless and reckless when it sought to deduct a "betterment" charge from Plaintiff and those similarly situated settlements, knowing that such betterments were not the proper measure of damages.
- 32. Omni further had a duty to communicate truthful information to its insureds and claimants when adjusting property damage claims.
- 33. Omni knew or should have known that the deduction of the "betterment" charge was not lawful or in compliance with industry standards and regulations, and as a result of such negligence and gross negligence, Plaintiff and those similarly situated have suffered damages in such amount as may be proved at trial, to include punitive damages.

Wherefore, the Plaintiff and those similarly situated pray for a trial by jury and for actual damages; punitive damages; treble damages; the costs and attorney's fees of this action; prejudgment interest; and such other legal and equitable relief as the Court deems just and proper.

GOODWYN LAW FIRM, LLC

T. Jeff Goodwyn, Jr., Esquing

Rachel G. Peavy, Esquire 2519 Devine Street, Suite A

Columbia, SC 29205

(803) 251-4517 (office)

(803) 251-4527 (fax)

IGoodwyn@Goodwynlaw.com

Dated: September 2 2015

rom: Harris, Alex (Omni, Claims)

ient: Thursday, February 26, 2015 3:26 PM

o: 'princessdianna85@gmail.com' ic: Harris, Alex (Omni, Claims)

jubject: YOUR ESTIMATE FOR YOUR VEHICLE - CLAIM # 2015-57001

ielio Ms. Colter.

lease see the enclosed copy of your estimate for the damages to your 2010 Kia Sportage. As liscussed, you will need to provide a copy of this estimate to the shop of your choosing and lave them to begin the repairs on your vehicle immediately. Should your shop have any issues with this estimate or find any hidden and/or missed damages, they will need to contact the ndependent appraisal company that is listed at the top of this estimate.

Ve have requested payment for the amount of \$3977.93 to be issued to you. You should receive his payment within the next 3-10 days. Your estimate total came to \$4291.80. There is a lifference of \$313.87 that is your responsibility. This comes from a betterment taken from the nuffler replacement. Your muffler is a depreciable item and the cost of the muffler is \$586.67 with taxes comes to \$627.74) The muffler has been depreciated 50% based on the age and nileage on your vehicle. Should you have any questions with regards to the depreciation of your nuffler, please contact the independent appraisal company (Everett Smith & Associates) Their number is listed at the top of this estimate.

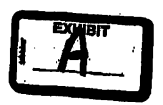
fy manager Jorge Robies (ext 3364) has approved a full-size vehicle for you through Hertz at his time.

Viex Harris
Property Damage Claim Representative
View Independent Companies, Inc.
View Institute

Itianta, GA 30348

'hone: 1-800-727-6664 Ext.3535

iax: 1-800-680-1904 ilex.harris@omniins.com



FILE ID: 2102

. EVERETT SMITH & ABBCC APPRAISAL SERVICE AMYNHERS IN S.C. "ONE CALL DOES IT ALL" DISPATCHENVERSITEMITH.COM ALSO SERVING SASTERN GA. SOUDER & SOUTHERN MC BORDER AREAS \*\* SINCE 1984 \*\*

(803) 731-0317 FAX: (803) 798-6221 WRITTEN BY: WARK STEELE 803 7670981 02/23/2015 09:06 AM

For: Own inburance group - Own-Atlanta atla ADJUSTER: ALEX HARRIS (800) 727-6664

#### BETTWATE OF RECORD

INSURAD: H/A CLAIM #2018-57001-B POLICY #

CHEER! ALLISON COLTER

ADDRESS: 423 EASTER ST COLUMBIA, SC 29203 DATE OF LOSS: 02/17/2015 AT 06:00 AM TYPE OF LOSS: LIABILITY
POINT OF IMPACT: 6. ERAR

EVENING: (803)724-9606

INSPECT PUFF ROWARD COLLISON CENTER LOCATION: 2426 WAITES RD PAY: (803)779-2812 OTHER

COLUMBIA, SC 29204

REPAIR MUST PROVIDE ALL PAGES TO CHEERS PACILITY. SEOP OF CROICE DAYS TO REPAIR LICENSE #

2010 KIA SPORTAGE 4X2 LX 4-2.0L-FI 4D UTV BLACK INT.BLACK VIE: ESDRESHAZA7693086 LIC: IAS 583 SC PROD DATE: 09/2005 ODCHETER: 50688

COMPLETE HOOD ISTURNITIES WIPERS THE WIBEL CRUISE CONTROL REAR DEFOGGER NEYLESS ENTRY PRIVACY GLASS REAR WINDOW WIPER DUAL MIRRORS COMSOLE/STORAGE OVERHEAD COMBOLE LUGGAGE/ROOF RACK CLEAR COAT PAINT POWER WINDOWS POWER STREETING POWER BRAXES POWER MIRRORS POWER LOCKE AM RADIO PM RADIO STEREO SEARCH/SEEK CD PLAYER AUXILIARY AUDIO CONNECTIO DRIVER SIDS AIR BAG PASSENGER AIR BAG

SATELLITE RADIO ANTI-LOCK BRAKES (4) STABILITY CONTROL TRACTION CONTROL HEAD/CURTAIN AIR BAGS 4 WEERL DISC BRAKES FROMT SIDE IMPACT AIR HAG CLOTH SEATS BUCKET BEATS AUTOMATIC TRANSMISSION . OVERDRIVE ALUMINUM/ALLOY MERELS

MO.	· OP,	DESCRIPTION	OTY	TRT.	DRICH	7.8909	PAINT	-
1 2**		BEAR BUNGER I CAPA BUNGER COVER 2.0	1	223,		1.1	2.8	•
, 4** 5	ADI REPL A/H	FOR CLEAR COAT  STEP PAD  RUMBER COMER BRACEET CORRES	1	37.		0.2	1.1	



FILE ID: 2102

ESTINATE OF RECORD 2010 KIA SPORTAGE 4R2 LX 4-2, OL-FI 4D TTV BLACK INT: BLACK

MO.	OP.	Description	GIL	EET. P	LICE	Labor	PAINT
6	REPL	BUMPER COVER BRACKET INMER	1	5.6	 1	*****	
		W/O CLADDING	_				
7	REPL	LOWER BRACKET	1	8.3	3		
8		ENERGY ABSORBER	ī	63.3		INCL.	
9	PAPL	INPACT BAR		8.3 63.3 514.4		0.3	
10		LIFT GATE	•	27214	,	0,3	
11*	999	LIFT GATE W/REAR WIPER VROM					
77-	AFA	7/01/06				3.5*	2.1
12		ADD FOR CLEAR COAT					
		MINISTRATE REPORTS	_				0.B
13 .	2271 2271	MOUNTAIN "SPOKINGS"	1			0.2	
15	KWAN	MANUPLATE "SPORTAGE" MANUPLATE "LX" REAR BODY & FLOOR	1	11.12	l l	0.2	
16*	10.000	MENN BODY & APOON					
17	202	FLOOR PAM ASSY 2ND	_			5.5*	
	KEPL	REAR BODY PANEL	1	328.20	)	6.5	1.3
16		OVERLAP MAJOR HOM-ADJ. PAMEL					-0.2
19		ADD FOR CLEAR COAT					0.2
20		ADD FOR IMMIDS RT REINFORCHMENT		•			0.7
21	REPL	RT REINFORCEMENT	1	12.02	١.	0.2	***
<b></b>	RPR	AL PADARDRUCK 4RD		,		3.0*	1.4
23		ADD FOR CLEAR COAT			•		0.3
24		ADD FOR CLEAR COAT EXHAUST SYSTEM EARANDOUS WASTS REMOVAL					V.3
25#	SUAL	JAVONNA STRAW SUCCESSES	1	4.00			
26	REPL	MUPFLER 2ND 3504	ī			0.6	
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				*****			
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LINE 26 : 504 BETTERMENT DUE TO AGE & MILES

ESTIMATE MOTES: NO SUPPLEMENTAL PAYMENT WITHOUT PRIOR APPROVAL & INSPECTION, IF MEEDED. \*\*\*\*

PLEASE REFER DIRECTLY TO LISTED CLAIM REP FOR PAYMENT AND COVERAGE QUESTIONS.

VEHICLE DOES NOT APPREAR TO BE SAFELY DRIVABLE.

DATE RECEIVED: 2/16 CONTACTED: 2/19 IMSPECTED: 2/20 COMPLETED: 2/23

APPRAISAL DELIVERY\*\*EDTAILED TO CHEER & CLAIM REP OM 2/23

FILE ID: 2102

# ESTIMATE OF RECORD 2010 KIA SPORTAGE 4X2 LK 4-2.0L-FI 4D UTV BLACK INT: BLACK

PARTS ECOT LABOR PAIST LABOR MECHANICAL LABOR FRAME LABOR PAIST SUPPLIES SUBLET/MISC.	22.7 HRS 12.3 HRS 0.6 HRS 3.5 HRS 12.3 HRS	6\$ 42.00/RR 6\$ 42.00/RR 6\$ 65.00/RR 6\$ 50.00/RR 6\$ 26.00/RR	1918.69 953.40 516.60 39.00 178.00 319.80 235.00
SUBTOTAL SALES TAX	<b>§ 1918.</b>	69 @ 7.0000\$	4157.49 134.31
TOTAL COST OF REPAIRS		9	4291.80
ADJUSTMENTS: NUFFLER 2ND 8504			313.89
TOTAL ADJUSTMENTS NET COST OF REPAIRS	*******	\$ 8	313.87 3977.93

THIS DAMAGE APPRAISAL IS NOT AN ACCEPTANCE OF LIABILITY, NOT A COMPIRMATION OF COVERAGE, NOT A GUARANTEE OF ANY PAYMENT & NOT AN AUTHORIZATION TO REPAIR.

\*\* VEHICLE CREEK MUST AUTHORIES REPAIRS & GUARANTES PAYMENT IN FULL AT COMPLETION OF REPAIRS.

PLEASE REFER DIRECTLY TO LISTED INSURANCE COMPANY CLAIM RED WITH ANY QUESTIONS REGARDING INSURANCE COVERAGE OR PAYMENTS.

VERICLE OWNER MUST PROVIDE ALL PAGES OF THIS APPRAISAL REPORT TO SHOP OF OWNER'S CHOICE, PRIOR TO OWNER'S AUTHORIZATION TO REPAIR.

ALL SUPPLEMENTS MUST BE REPORTED TO APPRAISHE PROMPTLY & PRIOR TO REPAIR COMPLETION, FOR APPROVAL & MUST BE SUPPORTED WITH PROPER DOCUMENTATION.. PAILURE TO COMPLY MAY RESULT IN DENIAL OF INSURANCE COVERAGE..

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2010 KIA SPORTAGE 412 LX 4-2.0L-YI 4D UTV BLACK INT: BLACK

THIS DAMAGE APPRAISAL IS NOT AN ACCEPTANCE OF LIABILITY, NOT A CONFIRMATION OF COVERAGE, NOT A GUARANTEE OF ANY PAYMENT & NOT AN AUTHORIZATION TO REPAIR.

\*\* VERICLE OWNER MUST AUTHORIZE REPAIRS & GUARANTEE PAYMENT IN FULL AT COMPLETION OF REPAIRS.

PLEASE REFER DIRECTLY TO LISTED INSURANCE COMPANY CLAIM REP WITH ANY QUESTIONS REGARDING INSURANCE COVERAGE AM/OR PAYMENTS.

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ALL SUPPLEMENTS MUST BE REPORTED TO APPRAISHE PROMPTLY & PRIOR TO REPAIR COMPLETION, FOR PRIOR APPROVAL.

FAILURE TO COMPLY MAY RESULT IN DENIAL OF INSURANCE COVERAGE & PROPER DOCUMENTION MUST BE PROVIDED TO SUPPORT ALL CLAIMS.

FILE ID: 2102

## ESTIMATE OF RECORD 2010 KIA SPORTAGE 4X2 LK 4-2.0L-FI 4D UTV BLACK INTIBLACK

ESTIMATE BASED ON MOTOR CRASH ESTIMATING GUIDE. UNLESS OTHERWISE MOTED ALL ITEMS ARE DERIVED FRON THE GUIDE ANTESSO?, CCC DATA DATE 02/02/2015, AND THE PARTS ARE DERIVED FRON THE GUIDE ANTESSO?, CCC DATA DATE 02/02/2015, AND THE PARTS ARE DERIVED BY CHE VEHICLES ORIGINAL HOUSEMENT MANUFACTURES. ORM PARTS ARE AVAILABLE AT 08/VEHICLES DANAISMENT, OFF ORM (OPTICIAL ORM) OR ALT CRM (RITERRITYS CORC) PARTS ARE CAN PARTS THAT MAY BE PROVIDED BY OR ALT CRM (RITERRITYS CORC) PARTS ARE CAN PARTS THAT MAY BE PROVIDED BY OR THROUGH ALTERDATE SOURCES OTHER THAN THE CRM VEHICLES DEALERSHIPS. OPT ORM OR ALT CRM OR ALT CRM OR PARTS HAV INCLUDE "BLANGSHEDD FRATS PROVIDED BY ORM'S TROUGH ORM VEHICLE BRALERSHIPS. AFTERISK (\*) OR DOUBLE ASTREMSK (\*) INDICATES THAT THE PARTS AND/OR LABOR INFORMATION PROVIDED BY MOTOR MAY HAVE SHEM MODIFIED OR MAY HAVE COME FROM AN ALTERDATE DATA SOURCE. TILLE SIGN (-) ITEMS INDICATES MOTOR TOT. INCLUDED LABOR. OPERATIONS. THE SYMBOL (<>) INDICATES THAT THE PARTS AND/OR LABOR THROUGHTON DATA SOURCE. TILLE SIGN (-) ITEMS INDICATES MOTOR TOT. INCLUDED LABOR. OPERATIONS. THE SYMBOL (<>) INDICATES THE REPUBLISH OFFICIAL WHILL SOT BE PREFORMED AS A SHRARATE PROCEDURE FROM THE OTHER PARTS AND DESCRIBED AS AROUND COM, A/M, GUAL REFL PARTS OR COMPRETED ARTS ARE DESCRIBED AS LABOR OPERATION WILL SOT BE PERFORMED AS AS SHRARATE PROCEDURE FROM THE OTHER PARTS AND DESCRIBED AS ERGO. COMPRETED BY AND SHARE AND SHARE AND DESCRIBED AS LABOR OPERATION THERE. USED DATE ARE DESCRIBED AS LABOR OPERATION THERE LYBER. USED CAN AND ARTS ARE DESCRIBED AS LRCOUPD. PROTEST ARE DESCRIBED AS LRCOUPD. PROTEST ARE MOTOR GUIDED BY MATURED. PROVIDED BY MATURED BY MOTOR GUIDED SAND AND ARTS ARE BOT INCLUDED. PROVID SHARE AND PROVIDED BY MATURED. PROVIDED BY MOTOR GUIDED SAND AND PARTS ARE DESCRIBED AS RECORD. THE SHARE LIBERAL WEIGHTS. PARTS OF THE LIBER AS RECORD THREE WITHOUT SAND AND ARTS ARE DESCRIBED AS RECORD THE PROVIDED BY MATURED. PROVIDED BY MOTOR GUIDED SAND AND ARTS ARE NOT INCLUDED. PROVIDE STAND AND ARTS ARE SOURCED

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ESTINATE OF RECORD
2010 KIA SPORTAGE 412 LX 4-2.0L-PI 4D UTY BLACK INT:BLACK

CCC PATHWAYS - A PRODUCT OF CCC INFORMATION SERVICES INC. THE POLLOWING IS A LIST OF ABBREVIATIONS THAT MAY BE USED IN CCC PATHWAYS THAT ARE NOT PART OF THE NOTOR CRASE RETIRATING GUIDS: BAR-EURIAU OF ADTOMOTIVE REPAIR. HPA-ENVIRONMENTAL PROTECTION AGENCY. MITSA-MATICMAL HIGHMAY TRANSPORTATION AND SAVETY ADMINISTRATION. POR-PAINTLESS DEST REPAIR. VIM-VEHICLE IDENTIFICATION NUMBER.

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FILE ID: 2102

ESTIMATE OF RECORD
2010 KIA SPORTAGE 4X2 LX 4-2.01-FI 4D UTV BLACK INTIBLACK

ALTRESATE PARTS SUPPLIERS

2 A/M CAPA SUMPER COVER 2.0 L .4 A/M STEP PAD PART NO. KI1190126C PART NO. KI1191101

PRICE 223.00 PRICE 37.00

KEYSTONE-INSURANCE-IL 1700 WESTGATS PARKWAY SM ATLANTA, GA 30336

(800)476-1274 (404)691-6930

FILE ID: 2102

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### ALTERNATE PARTS USAGE

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AFTERMARKET SELECTION METROD: AUTOMATICALLY	List
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### RECYCLED PARTS

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NO. OF RECYCLED PARTS THAT APPEAR IN THE PINAL ESTIMATE:

3:15-cv-04171-JMC Date Filed 10/08/15 **Entry Number 1-1** Page 18 of 18

> Summons and complaint of within entitled cause received at this office and service accepted in accordance with law \_day of\_

> > Director of Insurance and Attorney to Accept Service Columbia, SC